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11	Attorneys for Defendant Ernst & Young LLP	
12		
13	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION	
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19	IN RE JUNIPER NETWORKS, INC.	No. C06-04327-JW
20	SECURITIES LITIGATION	STIPULATION AND [PROPORTION]
21		ORDER REGARDING DEADLINES FOR EXPERT DISCOVERY AND
22		DISPOSITIVE MOTIONS
23		Before: Hon. James Ware
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28	STIPULATION AND [PROPOSED] ORDER REGARDING DEADLIN MOTIONS—CASE NO. 06-04327-JW	NES FOR EXPERT DISCOVERY AND DISPOSITIVE

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1	This Stipulation is entered into by and among Lead Plaintiff the New York City Pension	
2	Funds and Defendant Ernst & Young LLP ("EY"), by and through their respective attorneys of	
3	record.	
4	WHEREAS, on January 12, 2010, the Court extended the deadline for the exchange of	
5	expert reports and the completion of expert discovery;	
6	WHEREAS, since that time Lead Plaintiff has reached a tentative settlement with	
7	defendants other than EY; and	
8	WHEREAS, certain fact discovery disputes are still pending and in order to provide time	
9	for resolution of those matters and to accommodate the changed circumstances of this action.	
10	IT IS THEREFORE STIPULATED by Lead Plaintiff and the following schedule shall	
11	govern expert discovery and the filing of dispositive motions in this action:	
12		
13	April 23, 2010	Exchange of Expert Reports
14	June 7, 2010	Exchange of Rebuttal Expert Reports
15	July 7, 2010	Close of Expert Discovery
16 17	August 16, 2010	Deadline for filing dispositive motions and motions to exclude expert testimony
18		
19	DATED: March 18, 2010	LOWEY DANNENBERG COHEN & HART, P.C.
20		/s/ David C. Harrison
21		BARBARA J. HART DAVID C. HARRISON
22		JEANNE D'ESPOSITO TODD GARBER
23		One North Broadway, 5th Floor White Plains, NY 10601-2310
24		914-997-0500 (telephone) 914-997-0035 (facsimile)
25		Counsel for Lead Plaintiff
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27		
28	STIPULATION AND [PROPOSED] ORDER REGARDING DEADLINES FOR EXPERT DISCOVERY AND DISPOSITIVE 1	

STIPULATION AND [PROPOSED] ORDER REGARDING DEADLINES FOR EXPERT DISCOVERY AND DISPOSITIVE MOTIONS—CASE No. 06-04327-JW

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Local Counsel
DATED: March 18, 2010
LATHAM & WATKINS LLP
/s/ Andrew M. Farthing
PETER A. WALD PATRICK E. GIBBS
DAVID M. FRIEDMAN ANDREW FARTHING
505 Montgomery Street, Suite 2000 San Francisco, CA 94111
Telephone: 415-391-0600
Counsel for Defendant Ernst & Young LLP
* * *
ORDER DUDGUANT TO GENERAL ATION IT IS ORDEDED.
PURSUANT TO STIPULATION, IT IS ORDERED.
DATED: March <u>24</u> , 2010
United States District Judge

Stipulation and [Proposed] Order Regarding Deadlines for Expert Discovery and Dispositive Motions—Case No. 06-04327-JW

28

1	<u>ATTESTATION</u>
2	
3	I, Andrew Farthing, am the ECF user whose identification and password are being used
4	to file the STIPULATION AND [PROPOSED] ORDER REGARDING DEADLINES FOR
5	EXPERT DISCOVERY AND DISPOSITIVE MOTIONS. In compliance with General Order
6	45.X.B, I hereby attest that David Harrison concurs in this filing.
7	Dated: March 18, 2010 By:/s/ Andrew M. Farthing
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STIPULATION AND [PROPOSED] ORDER REGARDING DEADLINES FOR EXPERT DISCOVERY AND DISPOSITIVE MOTIONS—CASE NO. 06-04327-JW

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